#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA NEWPORT NEWS DIVISION

TYRONE LEE.

Petitioner

V.
ISLE OF WIGHT COUNTY
Sheriff Department
Magistrate Judge, Rachel L. Zollweg,
Chief Judge James E. Weiser (JDR)
Commonwealth Attorney Office,
Defendants

Civ No.

#### CIVIL LAWSUIT

Now Comes petitioner Tyrone Lee, appearing pro se, to hereby file this instant civil lawsuit against the above named parties for unethical practice while in office. This honorable court has jurisdiction to entertain this proceeding pursuant to Title 28 U.S.C. 1331 Federal Question. Petitioner hereby request of this court to not hold him to the same strict compliance of presenting this motion to the court as those drafted by an attorney.

#### STATEMENT OF THE CASE

On June 24, 2021, charges were filed against petitioner in Juvenile and domestic Relation District Court located in the county of Isle of Wight Virginia. Count one charged petitioner with violating Va. code ASL-1315-M1 Assault on family member and count two charged petitioner with violating va. Code ASL 1347-FS a class six felony. Petitioner was denied bond by Magistrate judge Rachell L. zollweg, The court based its denial of bond based upon testimony provided by defendant Deputy A. Parsain, of the Isle of Wight County Sheriff Department.Petitioner was then transported to the Western Tidewater Regional Jail awaiting preliminary hearing.

Petitioner shall demonstrate to the court each violation committed by all defendants in each proceeding. (1) Isle Of Wight Sheriff Department. Deputy A. Parsain filed a false request for emergency protective order to magistrate judge Rachel L. Zollweg for the protection of petitioner's wife Mrs. Kerryann T. Lee. Deputy A. Parsain in his report informed the magistrate judge of Mrs. Lee's inability to file a protection order for her own protection under Va. Code 16.1-253.1 or 16.1-279.1. The magistrate judge (Defendant) denied petitioner bond based on the testimony of defendant deputy A Parasin statement instead of petitioner's right to bond under Virginia's law. This deputy was never under oath in the presence of the petitioner, instead the magistrate and deputy made their decision to deny bond jointly behind closed doors.

Petitioner objects to both numbered subsections by reason of "No weapon was used by petitioner to cause harm to Mrs. Lee. (2) Under no circumstances did Mrs. Lee's health enabled her to file charges against the petitioner. Deputy A. Parasin coerced testimony from Mrs. Lee by telling her "Your husband filed a statement against you" alleging petitioner used a weapon to cause bodily harm to Petitioner's wife. This type of falsifying documentation to any judicial officer would classify petitioner as an animal which would warrant separation and protection from the complainant until further evidence is discovered by a judicial official.

On or about May 04, 2021 Petitioner contacted Isle of Wight Sheriff office complaining of the constant harassment of deputy Parasin, this defendant would harass my child by stopping him and asking my child "where do you live" after watching him come out of our residence at 205 Kenny Ln in Isle of Wight county. In another encounter, the defendant stopped my son again going to the mailbox and asked him where do he live while other kids were in the area but of a different race (Caucasion). Defendant Parasin abused his position of a deputy by constant surveillance of my residence all through his shift. Moreover, the defendant contacted friends of another jurisdiction ( Suffolk) to assist him in his harassment. Jointly, these officers would park in front of my residence, exit their vehicles and enter my property, looking through each lower level window without permission from homeowners (Petitioner and Mrs. Lee). This type of misconduct is in direct contravention of the constitution, i.e. Fourth Amendment. Therefore, Isle of Wight County is liable for the misconduct of its officials.

The record should also reflect that deputy A. Parasin (Defendant) failed to Mirandarize the petitioner during the arrest. See, <u>Miranda v. Arizona</u>, 384 US 436 (1966).

The court held that a defendant cannot be questioned by police in the context of a custodial interrogation until the defendant is made aware of the fight to remain silent, the right to consult with an attorney and have the attorney present during questioning, and the right to have an attorney appointed if indigent. These warnings stem from the Fifth and Sixth Amendment privilege against self incrimination and the Sixth Amendment right to counsel. Without a Miranda warning or a valid waiver of the Miranda rights, statements made may be inadmissible at trial under the exclusionary rule, which prevents a party from using evidence at trial which had been gathered in violation of the United States Constitution. Petitioner was not advised of such Constitutional safeguard while no waiver of rights can be presented to this court through documentation presented by the defendant or its recorded device i.e. bodycam. This honorable court should place defendant's on judicial notice of constitutional violations and order trial to determine the severity of each defendant's misconduct.

#### JUDICIAL AND PROSECUTORIAL RELATIONSHIP

Petitioner presents factual meritorious allegations to this court concerning the father and son relationship between presiding judge and commonwealth attorney. Throughout each proceeding both parties formed a concrete wall of conviction that no defense attorney could not penetrate with articulation. However, plaintiff successfully filed his complaint of this relationship with the American bar association along with the Office of Professional Responsibility alleging the unethical relationship between both defendant's practicing law in the same courtroom. Petitioner demanded in his complaint, (1) The removal of the presiding judge. (2) Change of venue. (3) disbarment of both family members, and (4) Bond granted due to violations. On August 04, 2021, bond was granted, August 31, 2021, charges were dismissed against the petitioner. The prosecutorial functions of a municipal attorney in any way affect or bar criminal defense practice so as to limit his professional office relationship. As a municipal court judge may not serve on the staff of a prosecutor in any county. This exception does not apply to Isle of Wight (JDR), the unethical practice in this courtroom under review is perfected while counsel for defendants remain silent and allow the misconduct to commence. Under the constitution no two court officials can practice law in the same courtroom, this father and son relationship generates no room for successful outcome. The conviction rate in Isle of Wight (JDR) courtroom is greater than one hundred percent under this type of unethical practice. Under no circumstances should a defendant's docket sheet contain the names of related officials. As stated above, a municipal court judge may not serve on the staff of a prosecutor in any county including Isle of Wight. Both defendants but not limited to (Judge and Commonwealth Attorney) destroyed the structural foundation of the petitioner's family with unlawful incarceration, falsifying arrest documents to obtain a conviction, harassment, jeopardizing petitioners employment. Petitioner request of this court to place this civil action on its docket for trial, the merits presented are ripe for adjudication by this court and deserves presentation to a Federal grand jury for its findings

Pursuant to Fed.R.Civ.P. 38,39 and 40. An appropriate order shall issue.

#### GROUNDS ON WHICH RELIEF CAN BE GRANTED.

Petitioners civil suit presents meritorious factual claims of judicial and prosecutorial misconduct in direct contravention of the constitution pursuant to the Fourteenth Amendment. Presiding judge and prosecuting attorney are bias in case against the petitioner due to the father and son relationship. This type of relationship in cases involving imprisonment is indeed against the laws of the United States whether charges against any person is a felony or misdemeanor. It's quite obvious that this type of unethical practice in Isle of Wight County (JDR) has a very long history of both defendants conspiring to violate laws of the United States along with the rights of those who were convicted by the dynamic duo, i.e. judge and commonwealth attorney. Both defendants placed the Isle of Wight County Judicial branch in jeopardy of liability for their misconduct in the action of the Commonwealth of Virginia V. Tyrone Lee. The petitioner hereby request of this court to remain neutral and unbiased and allow him to exercise his rights to face his accuser under the Sixth Amendment of the constitution in this court should a trial commence. Relief shall be granted based upon petitioners presented argument to the court surrounding the unethical relationship of presiding judge and commonwealth attorney (Defendants).

Next, the corruption of Magistrate judge and deputy of Isle of Wight county sheriff department plays a very important role in the judicial process. In this case, both defendants are being accused of filing false felony charges against the petitioner. As outlined herein, the magistrate judge denied bond based upon testimony of arresting officer totally disregarding petitioner's qualification of bond. Petitioner demonstrates the harassment of deputy Parasin in prior contact. Relief can be granted by this court for the following misconduct.

- 1. Arresting officer failure to Mandarize Petitioner during arrest.
- 2. Magistrate judge failed to consider the petitioner's qualification of bond.
- 3. Deputy Parasin harassment as outlined herein by allowing another county {Suffolk} to assist him during the property search of plaintiff's residence.
- 4. Magistrate Judge conspired with Deputy Parasin in the denial of bond by accepting his coerced testimony of petitioners wife,
- 5. Presenting false documents to the Magistrate Judge i.e. arrest warrant and separation order.
- 6. Defendant's failure to read charges to petitioner at preliminary hearing.
- Unethical practice of law between both defendants (Father and Son) in the same courtroom attempting to control the outcome of certification to Superior court. And.
- 8. Any other relief this court deems necessary.

Respectfully Submitted.

Mr. Tyrone Lee, Pro Se (757) 928-5028

205 Kenny Lane

Smithfield, Va. 23430

#### CIVIL LIABILITY

Accepting liability by defendant plays a very important role in this civil proceeding due to the humiliation plaintiff suffered from defendants misconduct and personal infliction of incarceration through hate and retaliation. Plaintiff holds Isle of Wight County liable for their employees misconduct while in office. Therefore, it is a severe monetary penalty of **\$2.5 Million Dollars** that plaintiff demands.

Respectfully Submitted.

Mr. Tyrone Lee, Pro Se

(757) 928-5028 205 Kenny Lane

Smithfield, Va. 23430

**In Sum,** The record in this case fully developed, the merits herein are ripe for adjudication by this court. An appropriate order shall issue placing this civil action on the courts docket for trial.

Respectfully Submitted.

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Mr. Tyrone Lee, Pro Se, (757) 928-5028 205 Kenny Lane Smithfield, Va. 23430

#### CERTIFICATE OF SERVICE

Petitioner **Tyrone Lee** hereby certify under penalty of perjury the foregoing is true and correct to the best of his ability and belief. Defendants have been served the same by petitioner delivering/ Serving the same on this given <u>Thurs</u> day of October <u>07</u> 2021.

City/County of Victinia
Commonwealth/State of Sect Ughi
The foregoing instrument was acknowledged before me this day of Corose by hy Core Lee (name of person seeking acknowledgment)

otary Public

Ny Commission Expires: 2/28/23

Elaine T. Nichols
Notary Public
Commonwealth of Virginia
Reg. #359840
My Commission Expire

Notary

Respectfully Submitted.

Mr. Tyrone Lee, Pro Se, (757) 928-5028 Smithfield, Va. 23430



## **Complaint Form** VIRGINIA STATE BAR



Email to webintake@vsb.org or mail to VIRGINIA STATE BAR INTAKE OFFICE

1111 East Main Street, Suite 700 Richmond, Virginia 23219-0026 (804) 775-0570

NOTE: Send in this form if you have concerns about a lawyer's conduct. Your complaint might result in discipline to the lawyer. If you are seeking other remedies against the lawyer, you may need to seek legal advice from a lawyer in private practice. Also, the bar may require your further involvement in an investigation by asking you to be interviewed by a bar investigator and/or to participate at a hearing.

Please DO NOT send original documents to the Virginia State Bar. Preserve all original documents until your complaint has been resolved. In addition, please redact personally identifying information such as Social Security numbers, date of birth, driver's license numbers, etc. All documents will be destroyed in keeping with the bar's records and destruction policies.

YOUR	✓ Mr Mrs Ms.			
NAME:	Tyrone		** *	T
	first	initial		Lee
				last
YOUR	205 Kenny Lane			<b>5</b> W 22
ADDRESS:	street			Daytime Telephone No.: (required)
				□ home (757 ) 218-9287
	Smithfield	VA	1.50	\( \text{work } \)
	city	State	23430	Other Telephone No. and times you can be reached:
7	kerry2129.kl@gmail.co	m	zip code	
	email (required)			
	И			
LAWYER'S	Komeo		- 39° °	/ /
NAME:	first	initial		lumahan
				ləst
LAWYER'S	R. 11	1 /		
ADDRESS:	lawyer's law firm, if known	Law firm	1	Lawren's Tolophone N
THE STREET,	138 1.0	1.7	1	_ Lawyer's Telephone No.:
	street address or P.O. Rox	way Jam	bton	
		1,1	-7:15	
	city	- VH	2,36,64	
I AMVER'S A	CTIONS CONTRI	state	zip code	-
LAWILK 3 A	CTIONS COMPLAINED OF:			
	T., 4: -: -1 - 1			
	Judicial and prosecuter	nisconduct. The presidir	ng judge took a	n intentional leave of absence
		THE PROPERTY OF THE PROPERTY O	100	
	and instructed the temporary judge to deny bond. The misconduct of the judge happened when he did not enter his opinion of why bond was denied in open court. Nevertheless, the			
	assistant commonwealth	attorney (the son of the	preciding in J	pen court. Nevertheless, the  e) instructed the court and
	(Continue on the back or a separat	page if you need more soace. A	leo -tt- /	any documents that help explain your complaint.)
		in a second control space. At	so, attach copies of	any documents that help explain your complaint.)
	disclosed to the lawyer.	s complaint form is true and cor	rect. I understand t	hat the content of my complaint can be
OUR	Tyrone Lee	Digitally signed by Tyrone Le		-youngers R
IGNATURE:	- Jione Lee	Date: 2021.07.19 22;42:55 -0	4'00'	DATE:
		FORM MUST BE SIGNED	O AND DATED	WALL .

Turn this form over for more information we need from you to analyze your complaint.

#### LAWYER'S ACTIONS COMPLAINED OF (continued)

temporary judge saying, "It is the decision of the commonwealth to protect those that do not want to be protected." His proceeding was unethical and unconstitutional.

Continue on Seperate Page

	List the names, addresses, and phone numbers of persons who might be able to give additional information about your complaint:			
K	erry Lee, 205 Kenny Lane, Smithfield VA 23430, 757-218-9287			
P	PLEASE ANSWER THE FOLLOWING QUESTIONS:			
1.	Have you or a member of your family contacted us about this lawyer before?  If yes, please state when you made the complaint and the outcome of that complaint.	☐ yes	<b>☑</b> no	
2.	Have you filed a complaint or legal action about this matter anywhere else? If yes, state where and the outcome.	<b>⊿</b> yes	□ no	
3.	Describe your relationship to the lawyer who is the subject of your complaint by choosing from the following:  I am the lawyer's client I am a relative or friend of the lawyer's client I am an opposing party I am an opposing lawyer Other If Other, please explain:			
4.	What is the nature of your legal case? When was the lawyer employed or appointed to represent you? How much mon lawyer paid to represent you?	ey, if any, w	as the	
	Juvenile and Domestic			
	Is your concern only that you think the lawyer charged you too much?  If yes, you should contact the bar at (804) 775-9423 for information on fee dispute resolution.	☐ yes	<b>☑</b> no	
6.	Have you read the brochure describing the bar's attorney disciplinary process?	<b>⊿</b> yes	□ no	

Submit

Case 4:21-cv-00131-RAJ-RJK Document 1 Filed 10/07/21 Page 12 of 17 PageID# 12
Virginia State Bar Complaint Form . . . Page 3

#### LAWYER'S ACTIONS COMPLAINED OF (continued)

His misconduct painted the outcome of the bond hearing. The assistant commonwealth attorney informed the court that its responsibility is to protect those that don't want to be protected. Mr. Lee hereby request of this office the immediate internal investigation of the three parties involved in this matter. And as a form of relief, this office must not hesitate the revocations of lisences of all three parties associated with this case. Order the removal of the Assistant Commonwealth attorney from the bond appeal on August 4th, 2021 and relieve him from his office, for this feels necessary.

WARRANT OF ARREST – FELONY	Jocument 1 Filed 10/0	CASE NO.	T COPY COS
COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72			8 18
	t [ ] Criminal [ ] Traffic	ACCUSED:	= 1803 20 4
Isle of Wight [x] Juvenile and Domesti	c Relations District Court	Lee, Tyrone	A Y902
	/	LAST'NAME, FIRST NAME, MIDDLE NAME	
TO ANY AUTHORIZED OFFICER:  You are hereby commanded in the name of the Commonwealth of Virg	inia forthwith to arrest and	205 Kenny Lane	W D m
bring the Accused before this Court to answer the charge that the Accused, v	within this city or county,	Smithfield, VA\23430	Hearing Date/Time
on or about 06/24/2021 did unlawfully and feloniously	in violation of Section	COMPLETE DATA BELOW IF KNOWN	
192516		RACE SEX BORN HT. WGT. EYES HAIR	1
impede the blood circulation or respiration of Kerry Lee [spouse] without such person	1 1 2 1	B M 01/27/1965 6' 05" 192 BRO BLK	
intentionally, and unlawfully applying pressure to the neck of such person resulting in	n s consent by knowingly,	135-62-0563	
	The state of the s	D.L.# STATE	
		/	
		[ ] Commercial Driver's License	
		[ ] Commercial Motor Vehicle [ ] Hazardous Materials	
		$CLASS \underline{ 6} FELONY$	
	1 / /	EXECUTED by arresting the Accused named above	=
		on this day:	
		6/24/21 2305	
	/	DATE AND TIME OF SERVICE	
		H. MarSain, Arresting Officer	
		1320, Touso, 093  BADGE NO., AGENCY AND JURISDICTION	
	1	for J.R. Clarke JR SHERIFF	
I, the undersigned, have found probable cause to believe that the Accused co	ommitted the offense	Attorney for the Accused:	
onarged, onses on the sworn statements of	j.		
Deputy Parsain, A. 1320 IOW Sheriff's Office	, Complainant.	Short Offense Description (not a legal definition): STRANGLE ANOTHER CAUSING WOUNDING OR INJURY	
CCRE/Fingerprinting Required		Offense Tracking Number:	DEL ONY
06/24/2021 11:04 PM		093JM2100001592	FELONY
DATE AND TIME ISSUED [ ] CLERK [x] MAGIST Rachel L. Zollweg	TRATE []JUDGE	FOR ADMINISTRATIVE USE ONLY Virginia Crime Code: ASL-1347-F6	

FORM DC-312 (MASTER, PAGE ONE OF TWO) 03/21

	: 4:21-cv-00131-RAJ-RJK Document 1 Filed	10/07/21 Page 15 of 17 PageID# 15	COPY CO.
WARRANT OF ARRE	ST—MISDEMEANOR (STATE)	CASE NO.	
	e § 19.2-71, -72		8 / 0
		ACCUSED:	~ T A T 8
Isle of Wight	General District Court Criminal Traffic	Lee, Tyrone	°°° , 1300 ,
CITY OR COUNTY	Y Juvenile and Domestic Relations District Court	LAST NAME, FIRST NAME, MIDDLE NAME	Vac
		205 Kenny Làne	
TO ANY AUTHORIZED OFFICER		Smithfield, VA 23430	Hearing Date/Time
V <del></del> .	name of the Commonwealth of Virginia forthwith to arrest		
and bring the Accused before this Court	to answer the charge that the Accused, within this city or	To be completed upon service as Summons	
county, on or about 06/24/2021	did unlawfully in violation of Section	Mailing address Saine as above	
DA	TE did uniawidily in Violation of Victoria		
102 57 2			
18.2-57.2 assault and batter Kerry Lee [spouse] who is	c a family or household member,		
assault and batter Nerry Lee [spouse] who is	s a family of floudscriold flicthoot.	RACE SEX BORN HT. WGT. EYES HAIR	
		B M 01/27/1965 6 05 192 BRO BLK	
		B M 01/27/1965 6' 05" 192 BRO BLK	
		135-62-0563	
		DL# STATE	
		☐ Commercial Driver's License	) <del></del>
Active Military Personnel - Not Mil	itary/Not Known	☐ Commercial Motor Vehicle ☐ Hazardous Material	
I the undersigned, have found probable	cause to believe that the Accused committed the offense	CLASS 1 MISDEMEANOR	
		☑ EXECUTED by arresting the Accused named above on	
charged, based on the sworn statements		this day:	
Deputy Parsain, A. 1320 IC	OW Sheriff's Office , Complainant.	EXECUTED by summoning the Accused named	
,		above on this day:	
Execution by summons permitted a	t officer's discretion. X not permitted.	☐ For legal entities other than individuals, service	
	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	pursuant to Va. Code § 19.2-76.	
06/24/2021 11:03 PM	CCC 10 01	6/24/21 2305	
DATE AND TIME ISSUED	Rachel L. Zollweg MAGISTRATE JUDGE	DATE AND TIME OF SERVICE	
		H. Parsain , ARRESTING OFFICER	
		1320, Towso, 093 BADGE NO., AGENCY AND JURISDICTION	
		BADGE NO., AGENCY AND JURISDICTION	
		for J.R. Clarke JR	972
		Attorney for the Accused:	
		Automos for the recused.	
		Short Offense Description (not a legal definition):	
CCRE/Fingerprinting Regul	ired	ASSAULT: ON FAMILY MEMBER	
	Ŷ	Offense Tracking Number:	COL Y LINE
	t 20	093JM2100001591	STATE
	Ti	FOR ADMINISTRATIVE USE ONLY	
	*	Virginia Crime Code:	
FORM DC-314 (MASTER, PAGE ONE OF TWO) 03/21		ASL-1315-M1	

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SUBPOENA FOR WITNESSES	VA. CODE §§ 8.01-407, 16.1-265, 17.1-617,
ISLE OF WIGHT J&DR COURT - ADULT	19.2-267, and Rules 3A:12 and 7A:12
CITY OR COUNTY  [ ] General District Court ([ ] Civil [ ] Crimir	nal [] Traffic)
[x] Juvenile and Domestic Relations District Court	[]
17000 JOSIAH PARKER CIRCLE P.O. BOX 81, ISLE OF WIGHT, V STREET ADDRESS OF COURT	A (757) 365-6237 TELEPHONE NUMBER
TO ANY AUTHORIZED OFFICER:	
You are hereby commanded to summon forthwith the witnes	sses listed below to appear on
08/30/2021 at 11:00 AM to testif	y in this case.
RETURNS: Each witness was served as indicated below, ac	cording to law (unless not found)
NAME KERRY LEE	(uniced for found).
ADDR 205 KENNY LANE	
SMITHFIELD VA 23430-	5
[ ] PERSONAL SERVICE Tel. No. (757) 218-9287	
Being unable to make personal service, a copy was delivered in	MIC+MIN-CYMAN-PARTHALLER AND THE INT
the following manner:  [ ] Delivered to person found in charge of usual place of business or employment during business hours and giving information of its purport.	
[ ] Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation to recipient to party named above.	
Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed above. (Other authorized recipient not found.)	
[ ] Served on Secretary of the Commonwealth.	
[ ] Not Found	
SERVING OFFICER	
for	
DATE	

RETURN DATE	CASE NO
08/30/2021	JA011104-01-00
[X] Commonwealth	of Virginia [or]
[]CITY []CO	OUNTY [] TOWN of
	[or]
[]	
	n re / v.
LEE	, TYRONE
Charge:	
STRANGLE:WOL	JND/INJURY RESULTS
SUBPOENA	for WITNESSES
The witnesses are subpoo	enaed to testify on behalf of:
[x] Commonwealth	of Virginia [or]
[ ] the City, County,	or Town indicated [or]
[ ] Plaintiff(s) [or]	
[ ] Defendant(s) [or]	
[ ] Juvenile	
C 1	
Subpoena requested by:	
TERRY	Y O'BOYLE
08/24/2021 DATE ISSUED	non 5
[] PROSECUTING	AGISTRATE [] JUDGE [] DEFENSE ATTORNEY

# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRIGINIA DIVISION

TYPONE LEE	
Plain	tiff(s),
v.  Isle of weight Cou	Civil Action Number:
Defe	ndant(s).
LOCA	L RULE 83.1(M) CERTIFICATION
I declare under penalty of perjury	that:
	ted in the preparation of Civil Law Suit .  (Title of Document)
Name of <i>Pro Se</i> Party (Print or Type)	
Signature of <i>Pro Se</i> Party	
Executed on: 10/07/2021	(Date)
	OR
The following attorney(s) prepared	or assisted me in preparation of(Title of Document)
(Name of Attorney)	
(Address of Attorney)	
(Telephone Number of Attorney) Prepared, or assisted in the preparation of	of, this document
(Name of <i>Pro Se</i> Party (Print or Type)	
Signature of Pro Se Party	
Executed on:	(Date)